

REMARKS

The claims are 8 to 15.

The above amendment is responsive to points set forth in the Official Action.

The amendments are made on the basis of the specification as filed and do not add any new matter beyond the description thereof.

Claims 9 to 15 have been rejected as indefinite.

As to the rejection of claims 9 and 10 on page 2 of the Official Action, it is clearly defined by the above amendment that claims 9 and 10 only include the molecular structure (A) and no divalent group is included in these claims.

As to the rejection of claim 11, the group at the left side of formula (II) is clearly defined to be methacrylate by the above amendment.

As to the rejection of claim 12, the claimed monomer of formula (III) is encompassed by the molecular structure (C).

Accordingly, the rejection under 35 U.S.C. 112 is untenable in view of the above amendment.

Claims 8 and 13 to 15 have been rejected under 35 U.S.C. 102(b) as being anticipated by Parri et al. (U.S. 5,543,075), newly cited.

Further, claims 8 and 13 to 15 have been rejected under 35 U.S.C. 102(b) as being anticipated by Coated et al. (U.S. 5,723,066).

These rejections are respectfully traversed.

As pointed out in the Official Action, Parri et al. (U.S. 5,543,075) and Coated et al. (U.S. 5,723,066) disclose the compounds that correspond to the molecular structure (E) in claim 8. Applicant has deleted the molecular structure (E) from claim 8 by the above amendment.

Accordingly, this rejection is untenable.

No further issues remaining, allowance of this application is respectfully requested.

If the Examiner has any comments or proposals for expediting prosecution, please contact undersigned at the telephone number below.

Respectfully submitted,

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